SUPERIOR COURT OF NEW JERSEY LAW DIVISION: BERGEN COUNTY

IN RE: MIRENA® LITIGATION

CASE NO. 297

MASTER DOCKET NO.:

This Document Relates to All Actions

BER-L-4098-13

MIRENA PLAINTIFF FACT SHEET

Each plaintiff with a case pending before this Court who alleges personal injury as a result of using Mirena® ("Mirena") in the United States must complete a Mirena Plaintiff Fact Sheet. If you are completing this Mirena Plaintiff Fact Sheet in a representative capacity on behalf of someone who has died or who otherwise cannot complete the Mirena Plaintiff Fact Sheet, please answer as completely as you can for that person.

DEFINITIONS

In completing this Mirena Plaintiff Fact Sheet, please use the following definitions:

- 1. "You" or "Your" refers to the person who used Mirena, unless otherwise specified;
- 2. "Healthcare Provider" means any hospital, clinic, medical center, physician's office, urgent care center, infirmary, fertility clinic, laboratory, or other facility that provides medical care or advice, and any pharmacy, physical therapist, rehabilitation specialist, physician, nurse, nurse practitioner, midwife, osteopath, homeopath, chiropractor or any other persons or entities involved in the evaluation, diagnosis, care and/or treatment of you;
- 3. If you are making a claim for a mental, psychological, emotional or psychiatric injury(ies) allegedly as a result of your use of Mirena, the term "Healthcare Provider" also means any psychiatrist, psychologist, or other professional involved in the evaluation, diagnosis, care and/or treatment of your mental health; and
- 4. "Document" means any writing or record of every type that is in your possession, including but not limited to written documents, documents in electronic format, cassettes, videotapes, photographs, charts, computer discs, x-rays, drawings, graphs, phone-records, non-identical copies and other data compilations from which information can be obtained.
- 5. "Defendant" in the context of this document shall be defined pursuant to the Agreed Order Regarding Proper Party Defendant and any future amendments thereto.

You may attach as many documents (as defined above) as necessary to fully answer these questions.

If you have any documents (as defined above), including, but not limited to, photographs of you, videos of you, e-mails, blog or internet postings or messages, medical records, packaging, labeling, or instructions for Mirena, materials or other items that you are requested to produce as part of answering this Mirena Plaintiff Fact Sheet or that relate to Mirena, or that relate to the injuries, claims, and/or damages that are the subject of your Complaint, you must NOT dispose of, alter, or modify these documents or materials in any way. You are required to give all of these documents and materials to your attorney as soon as possible. If you are unclear about these obligations, please contact your attorney.

In completing the Mirena Plaintiff Fact Sheet, you are under oath and must provide information that is true and correct to the best of your knowledge at the time you complete this Fact Sheet. If you cannot recall all of the details requested, please provide as much information as you can recall but do not guess. You must supplement your responses if you learn that they are incomplete or incorrect.

I.	<u>CASE INFORMATION</u>				
1.	Name of person alleging personal injury as a result of using Mirena:				
2.	Name of person completing this form:				
3.	Plea	se provide the following for the civil action regarding Mirena that you filed:			
	a.	Case caption:			
	b.	Docket Number:			
	c.	Court in which action was originally filed:			
	d.	Name, address, telephone number, fax number and email address of the principal attorney representing you:			
		Name:			
		Firm:			
		Address:			
		Telephone Number:			
		Fax Number:			
		E-mail Address:			
4.	If yo	ou are completing this Plaintiff Fact Sheet in a representative capacity (e.g., on behalf ne estate of a deceased person or a minor), please complete the following:			
	a.	Your name:			

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b.	Current Address:
c.	If you were appointed as a representative by a court, state the:
	Court That Appointed You:
	Date of Appointment:
	Type/Capacity of Appointment:
d.	What is your relationship to the individual/estate:
e.	If you represent a decedent's estate, please state the:
	Date of the decedent's death:
	Place (city/state) of the decedent's death:

THE REMAINDER OF THIS PLAINTIFF FACT SHEET REQUESTS INFORMATION ABOUT THE PERSON WHO USED MIRENA. IF YOU ARE COMPLETING THIS FACT SHEET FOR SOMEONE ELSE, PLEASE ASSUME "YOU" or "YOUR" MEANS THE MIRENA USER.

PERSONAL INFORMATION ABOUT THE MIRENA USER				
Name:				
Have you ever used any other names and, if so, what are the names and when did you use them:				
Current address and date when you began living at this address:				
Identify each address at which you have resided beginning five (5) years prior to the time the Mirena was first inserted through the present and the dates you resided at each location.				
Address Dates of Residence				
Please provide the last four digits of your Social Security Number:				
Date and Place of Birth:				
Are you or have you been married? YESNO				
If "YES" please provide the following information for your spouse(s)				
Name Date of Marriage Was Terminated, if Applicable Applicable Applicable Applicable				
Is your spouse claiming loss of consortium and/or loss of services? YESNO				
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	TIFF: Do you have childr	an? VES	NO				
	If "YES", please pr			rmation for ea	ich child	l:	
	Child's Nam			of Birth			ive/Step/Oth
150				andra West			
			1				*41 [1 11
	Provide the follow and continuing thro	ing information ough your hig	on regardir hest level o	ng your education:	tion, be	ginning v	vith high scho
i N	lame of School	.City/S	tate	Dates of	STATE OF THE PARTY)egree	Major or
1 ž				Attendanc	e A	warded	Primary Field
	1		······································				
l.	Are you currently employed?						
	YESNO						
	If "YES", please your position:	identify your	current en	nployer, your	current	employe	r's address, a
	Did you ever take a medical leave of absence from any job that you have had from the time your Mirena was first inserted until your current job? YES NO						
2.		y the employ					
2.	If "YES", identify leave, and why yo	ou took each le	eave:				

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	YES	N	10				
		If "YES":					
	a.	In what br	ranch did you	a serve and	what were your date	es of service:	
	ъ.	Were you		arged for	any reason relatin	g to a medical or physical	
		YES	NO				
		If "YES",	, state what th	nat condition	n was:		
.4.		you ever be		from milita	ry service for any re	eason relating to a medical or	
		YES	NO				
		If "YES",	, state what tl	hat condition	on was:		
15.	cover	vide the following for each insurance carrier with whom you had health insurance rerage beginning five (5) years prior to your first Mirena being inserted to the present ease include all private insurance and public assistance, if applicable):					
Com	ipany o	surance or Public ince	Policy N	umber	Policy Holder	Approx. Dates of Coverage	
				agrafia (mand and an earl an an an agus			
-							
16.	Have you applied for workers' compensation, social security, or state or federal disability benefits from the five (5) years before your first Mirena was inserted to the present?						
	YES	N	Ο				
	If"Y	If "YES", then as to each application, separately state:					
·	a.	To what agency or company did you submit your application:					
	b.	Claim/do			ole:		
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4INT1	FF: DOCKET NO.:
	In the last 10 years, have you been convicted of or pled guilty to any felony and/or have you been convicted of or pled guilty to any crime that involved an alleged act of dishonesty or providing a false statement?
	YESNO
	If "YES", please state the charge(s) to which you pled guilty or were convicted and the court(s) where the action(s) was pending:
•	Have you at any time since the Mirena was first inserted posted about Mirena, your physical condition during the time you claim you were suffering from injuries allegedly caused by Mirena, or the injury(ies) Mirena allegedly caused you on any social media account, including but not limited to, Facebook, MySpace, or Twitter?
	YES NO
	If "YES", please state on which social media account(s) you posted or tweeted about Mirena, your physical condition during the time you claim you were suffering from injuries allegedly caused by Mirena, and/or the injury(ies) Mirena allegedly caused you.
	If "YES", did you include/attach any picture(s) and/or video(s) with your post about Mirena, your physical condition during the time you claim you were suffering from injuries allegedly caused by Mirena, or the injury(ies) Mirena allegedly caused you?
	YES NO
	Have you at any time since your Mirena was first inserted e-mailed anyone (not including your "attorney(s)") about Mirena, your physical condition during the time you claim you were suffering from injuries allegedly caused by Mirena, or the injuries Mirena allegedly caused you?
	YESNO
•	HEALTH CARE PROVIDERS AND PHARMACIES
.•	Identify each doctor or other health care provider who you have ever seen for obstetrical/gynecological medical care and treatment:
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Doctor or Health Care Provider's Name	Doctor or Health Care Provider's Specialty	Address	Approx. Dates/Years of Visits
			·

2. Identify each hospital, clinic, or health care facility where you were ever hospitalized (inpatient, out-patient, or emergency room visit) for obstetrical/gynecological medical care and treatment:

Name	Address and Telephone Number	Admission Date(s)	Reason for Admission
	Control Contro		

3. Other than obstetrical/gynecological care, or psychological/psychiatric care, identify each doctor or other health care provider who you have seen for medical care and treatment beginning five (5) years prior to the insertion of your first Mirena to the present:

Doctor or Health Care Provider's Name	Doctor or Health Care Provider's Specialty	Address	Reason for Visit	Approx. Dates/Years of Visits
	·			

4.	Other than obstetrical/gynecological care, or psychological/psychiatric care, identify each
	hospital clinic, or health care facility where you were hospitalized (inpatient, out-patient,
	or emergency room visit) beginning five (5) years prior to the insertion of your first
	Mirena to the present:

Name	Address and	Admission	Reason for Admission
7 37 15 15 15 15 15 15 15 15 15 15 15 15 15	Telephone Number	Date(s)	
Trought to the second			
		-	

5. Identify each pharmacy that has dispensed medication to you beginning five (5) years prior to the insertion of your first Mirena to the present:

Name of Pharmacy	Address and Telephone Number of Pharmacy	Name of Medication Dispensed	Approx. Dates/Years
			You Used Pharmacy

īV.	BACKGROUND INFORMATION
l.	Current Approximate Height:
2.	Current Approximate Weight:
3.	Approximate weight at the time your first Mirena was inserted:
4.	Approximate weight at the time of your alleged injury:
5.	Approximate date and age of your first menstrual period:
6.	Do you currently use tobacco products (cigarettes, cigars, pipes, and/or chewing tobacco/snuff)? YESNO
	a. If "YES", how many tobacco products (cigarettes, cigars, pipes, and/or chewing tobacco/snuff) do you use per day/week?
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	b.	If "YES", when did you start using tobacco products?
	c.	If "YES", has your usage of tobacco products changed over time?
		YESNO
	d.	If "YES", describe how your usage of tobacco products has changed over time:
7.		au answered "NO" to Question 6 above, have you ever used tobacco products rettes, cigars, pipes, and/or chewing tobacco/snuff)? YESNO
	you 1	ES", please describe the tobacco product(s) you used, when you used it, how much used, how your use changed over time, and when you stopped using the tobacco act(s):
8.		hol Consumption: For the one (1) year period prior to the insertion of your first na up to the present, did you drink alcohol (beer, wine, etc.)?
	YES	NO
	a.	If "YES", state the type of alcoholic beverages consumed (beer, wine, liquor, etc.):
	b.	For each different type of alcoholic beverage listed above, provide information on the number of drinks per month that best represents your approximate average alcohol consumption:
V.	MEI	DICAL HISTORY
1.		you ever been diagnosed with or sought treatment for any of the following itions? Please select "Yes", "No" or "Unknown" for each condition.
	a.	For each condition for which you answer "Yes", please provide the additional information requested in subpart (b):
Conc	dition	Yes No Unknown
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Condition	Yes	No Unknown
Abnormal genital bleeding	7-39-55 (19-55), 5-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	
Acquired immune deficiency syndrome (AIDS)		
3. Amenorrhea		
4. Any condition related to blood clotting, including genetic thrombotic disorders		
5. Autoimmune disease or condition, such as lupus, rheumatoid arthritis, psoriasis,		
scleroderma, or mixed-connective tissue		
disorder		
6. Cancer – Breast		
7. Cancer – Cervical		
8. Cancer – Endometrial		
9. Cancer - Other form of Cancer		
10. Cancer – Ovarian		
11. Cervicitis		
12. Chronic Painful Sexual Intercourse		
13. Congenital Heart Failure		
14. Cystitis		
15. Diabetes		
16. Early menstruation (11 years or younger)		
17. Ectopic Pregnancy		
18. Endometriosis		
19. Genital Infections		
20. Heart Attack		
21. High blood pressure		
22. Hypothyroidism		
23. Irregular menstrual bleeding/cycle		
24. Infertility		
25. Jaundice		
26. Kidney disease		
27. Liver disease		
28. Liver tumor (benign or malignant)		
29. Migraine or other severe headaches		
30. Ovarian cysts		
31. Papilledema		
32. Pelvic inflammatory disease		
33. Polycystic ovarian syndrome		
34. Retroverted, Retroflexed or Fixed Uterus		
35. Severe menstrual cramps		
36. Sexually transmitted disease, such as		
Chlamydia, gonorrhea, herpes, or HPV		
37. Stroke		
38. Underactive or overactive thyroid gland		
39. Urinary tract infections or other bladder		

Condition	Yes	No	Unknown
infections			
40. Uterine anomaly, such as uterine fibroids, a T-			
shaped uterus, or bicornate uterus			
41. Uterine or cervical neoplasia			
42. Vaginitis			

			h you answered "Yes" in the previous chart, please ested below (attach additional pages as necessary):
	Condition	Approximate Date of Onset	Name and Address of Treating Health Care Provider or Health Care Facility
2.	YESN		bleeding? I heavy menstrual bleeding and how you treated it:
VI.		ON MEDICATION	 -
1.	five (5) years pr YESN	ior to the insertion o	ons that you have taken on a regular basis beginning of your first Mirena to the present? lication please provide the following information:

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Name of Prescription Medication Used on a Regular Basis	Health Care Provider(s) Who Prescribed the Medication	Approximate Dates/Years Taken	Your Understanding as to Why You Were Taking the Medication
		·	

VII. PREGNANCY CLAIM RELATED MEDICATION

1.	In addition to Perforation, Migration or	Embedment injury(ies) are you claiming that you
	became pregnant while using Mirena?	

If "NO", proceed to Section VIII.

2. If "YES" did you take any of the following medications (generic name is followed by brand name products in parenthesis) while the Mirena was inserted or (6) months prior to insertion:

Name of Medication	Yes	No.	Not Sure/ Unknown/ Do Not'Recall
Barbiturates (e.g., Amobarbital, Amytal Sodium, Butabarbital, Luminal, Mebaral, Mephobarbital, Nembutal Sodium, Pentobarbital, Phenobarbital, Secobarbital, Seconal, Solfoton)			
Bosentan (e.g., Tracleer)			
Carbamazepine (e.g., Carbatrol, Epitol, Tegretol)			
Felbamate (e.g., Felbatol)	·		
Griseofulvin (e.g., Fulvicin, Grifulvin, Grisactin, Griseofulicin, Griseofulvic, Gris-PEG)			
Oxcarbazepine (e.g., Oxtellar, Trileptal)			
Phenytoin (e.g., Dilantin, Di-Phen, Phenytek, Phenytoin Sodium, Prompt)			

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Name of Medication Rifampin (e.g., Rifadin, Rimactane)	Yes	No.	Not Sure/ Unknown/ Do Not Recall
St. John's wort			
Topiramate (e.g., Topamax, Topiragen)			
	<u> </u>	<u> </u>	

a. If you indicated "Yes" for any of the above medications/drugs, please provide the information requested below (attach additional pages as necessary):

Name of Medication/Drug Used	Dates of Use (approx.)	Health Care Provider(s) Who Prescribed the Medication

VIII. PREGNANCY HISTORY

A TTT*	11000	11111101 11111
1.	Have y	you ever been pregnant? YESNO
	a.	If "YES", state your total number of pregnancies (including pregnancies carried to term, miscarriage(s) and pregnancies that were terminated before delivery):
	b. '	If "YES", state (1) your total number of live births, (2) dates of delivery, and (3) number of weeks at birth and (4) vaginal or C-section delivery:
	c. ·	If "YES", state the total number of miscarriages, if any:
	d.	If "YES", list any medications you took during the pregnancy, the prescribing doctor, and reasons for taking medications if you know:
	e.	If "YES", did you breastfeed your children, and if so please provide the approximate dates you breastfed your children?

IX. FAMILY MEDICAL HISTORY

1. Please indicate, to the best of your knowledge, whether your mother, siblings, aunts, or grandmothers have suffered from any of the following during their child-bearing-years:

Condition	Yes	I Don't Know
1 Ectopic Pregnancy		
2. Blood clot		
3. Ovarian cysts		
4. Polycystic ovarian syndrome		
5. Uterine anomaly, such as uterine fibroids or a T-shaped uterus		

Χ.	USE	OF	CONTRACEP:	LIVES	OTHER	THAN MIRENA

1.	Did you us	e other forms	of contraceptives	before the use	of Mirena?	YES	NO	
----	------------	---------------	-------------------	----------------	------------	-----	----	--

2. If "YES", provide the information below:

Contraception	Yes	No.	If Yes, Dates of Use	Prescribing Doctor (If Any)
Oral contraceptives (e.g., birth control pills)	· · · · · · · · · · · · · · · · · · ·			
Norplant (e.g., implants under skin)				
Implanon				
Depo-Provera® (the shot)				
NuvaRing®			-	
Transdermal contraceptives (e.g., Ortho Evra®)			·	
Intrauterine device (IUD)				
Contraceptive sponge				
Diaphragm				
Condoms				
Spermicide				
Rhythm method				
Other				

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MIRENA USE XI.

- For each Mirena that you have had INSERTED, provide the following information for 1. each insertion:
 - PRESCRIBING Healthcare Provider Information a.

Doctor or He Provider's N PRESCRIBED	ame that	Address		Approx. Date of PRESCRIPTION		
1	Were you	prescribed Mirena fo	or contraception?	YESNO		
2	2) Were you	prescribed Mirena to	treat heavy mer	strual bleeding?		
	YES	NO				
b. I	NSERTING Hea	lthcare Provider Info	ormation			

Doctor or Healthcare	Address	Approx. Date of
Provider's Name that	The Control of the Co	INSERTION
INSERTED MIRENA		

REMOVING Healthcare Provider Information c.

Doctor or Healthcare Provider's Name that REMOVED MIRENA	Address	Approx. Date of REMOVAL

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2.	Did you have a follow-up appointment(s) with your health care provider after insertion of the Mirena(s)?
	YES NO
3.	Did you self-check the Mirena threads after the Mirena was inserted?
	YESNO
	a. If "YES", how often did you self-check your Mirena threads?
	b. If "YES", was there a time when you could not feel the threads?
	YES NO
	If "YES", when?
	If "YES", did you report that to a healthcare provider and, if so, identify the healthcare provider you reported that to and when:
	c. If you answered "YES" to Question 3, was there a time when you were not sure if you felt the threads? YES NO
	If "YES", when?
	If "YES", did you report that to a healthcare provider and, if so, identify the healthcare provider you reported that to and when:
4.	Were you given any written information, including but not limited to, any booklets, brochures, pamphlets or literature, about Mirena at any time up to your alleged injury?
	YES NO
	If "YES", who gave you the information?
	If "YES", describe the information you were given:
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5.	Were you given any oral information regarding Mirena at any time up to your alleged injury? YESNO
	If "YES", who gave you the information?
	If "YES", describe the information you were given:
6.	Do you have in your possession the Mirena that was removed?
	YESNO
	If "NO", who currently has the Mirena that was removed, if you know?
7.	Do you know the lot number(s) for the Mirena you received?
	YESNO
	If "YES", what is/are the lot number(s):
8.	Have you seen any advertisements (e.g., in magazines, on the internet, or television commercials) for Mirena? YESNO
	If "Yes", describe the advertisement or commercial and approximately when and where you saw the advertisement or commercial:
9.	Did you attend any of the Simple Style Statements programs? YESNO
	If "YES", provide the date and location of the program you attended:
10.	Other than through your attorneys, have you had or do you believe you have had any communication, oral or written, with any of the Defendants or their employees or representatives (including but not limited to, phone calls, E-mail, Text Messages, E-Minders to/from you and any of the Defendants (including through websites for Mirena and/or signing up for an on-line program))? YESNO
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DOCKET NO.:
If "YES", set forth the date of the communication, the method of communication, the name of the representative you communicated with, and the substance of the communication between you and any representatives of the Defendants:
DIES & DAMAGES

	JRIES & DAMAG				1 . 0	ch et
	you claiming that yo NO		physical in	jury(ies) as a r	esult of your u	se of Mirena?
a. ,	If "YES", state				ury(ies) which	
b.	When do occurred?	you	claim	this/these		injury(ies)
c.	If you were take treated for your persons, police ambulance comp	n to a doct alleged pl departmer	tor or health hysical inju it, fire dep	care facility (cy(ies), state to care facility (he name and a gency medica	ddress of the l workers, o
c.	treated for your persons, police	n to a doct alleged pl departmer	tor or health hysical inju it, fire dep	care facility (cy(ies), state the artment, emer the doctor or he	he name and a gency medica	ddress of the l workers, o
c.	treated for your persons, police ambulance comp	n to a doct alleged pl departmer	tor or health hysical inju it, fire dep	care facility (cy(ies), state the artment, emer the doctor or he	he name and a gency medica ealth care facili	ddress of the l workers, o
c.	treated for your persons, police ambulance comp	n to a doct alleged pl departmer any who to	tor or health hysical injunt, fire dep ook you to t	care facility (cy(ies), state that the doctor or he	he name and a gency medical ealth care facili	ddress of the workers, o
	treated for your persons, police ambulance comp	n to a doct alleged pl departmer any who to alized for	tor or health hysical injunt, fire dep ook you to t	care facility (cy(ies), state that the doctor or he	he name and a gency medical ealth care facili	ddress of the l workers, o
	treated for your persons, police ambulance comp Name Were you hospit	n to a doct alleged pl department on the any who to alized for ali	tor or health hysical injunt, fire dep ook you to t	care facility (ry(ies), state to artment, emer the doctor or he arimed physica	he name and a gency medical ealth care facili Address l injury(ies)?	ddress of the l workers, o
d.	treated for your persons, police ambulance comp Name Were you hospit YES N	n to a doct alleged plug department any who to a doct alleged plug department any who to allized for a doct all allized for a doct all allized for a doct all all all all all all all all all al	tor or health hysical injunt, fire dep ook you to to this/these cl he following	care facility (ry(ies), state that the artment, emer the doctor or he had a simed physical sinformation:	he name and a gency medical ealth care facili Address l injury(ies)?	address of the workers, of the ty:

Approximate Date(s) of Hospital Admission		Hospital Name(s) and Address(es)
110Sptat Aumssau	Bear Charles B	

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	e.	Were you treated injury(ies)? YES	ed in a	non-hospit NO	tal setting —	for this	these	claimed	physical
		If "YES", please	provide	the following	ng informa	tion:			
		e Date(s) of	Control of the Contro	of Health C er	Statement South Part Plant Comment Comment	The second secon	4.5	6 0 - 3 - 2 0 - 3 - 2 0 - 3 - 3 - 3 1 - 3 - 3 - 3 1 - 3 - 3 - 3 1 - 3	August and a second sec
<u> </u>									
	f. YES	Has any healthc physical injury(i	es) was/v	ider told yo were related	ou orally o	r in writinge of Mire	ng that na?	this/thes	e claimed
		If "YES", ple communication communication:	with sa	id health c	are provid	ler and p	rovide	oximate the deta	date of ils of the
2.	Are resul	you claiming any t of using Mirena?	mental, YES	psychologi NO_	cal, emoti	onal or p	sychiatr	ic injury	v(ies) as a
		IF "	NO", DO	O NOT AN PROCEE	SWER SU D TO QU	UB-QUES ESTION	STIONS NO. 3	S 2a-2f	
	a. :	If "YES", state the injury(ies) which y	nature o	f the menta ing as a res	l, psycholo ult of usin	ogical, em g Mirena:	otional	or psych	iatric
		DEPRES	SION					٠	
		ANXIET	Ϋ́						
		OTHER	(Please S	Specify):			<u></u>		
								·	
			_						
,,		CONTEN	ENGTENT A T	- SUBJECT	ու թեներ	CTIVE OF	DER		

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Ъ.	When do you claim this/these mental, psychological, emotional or psychia injury(ies) occurred?	tric
c.	Have you sought any medical treatment for this/these claimed mental, psychological, emotional or psychiatric injury(ies)? YESNO	
	If "YES", please state the following as it pertains to your treatment of this/these claimed mental, psychological, emotional or injury(ies):	psychiatric
Psychological	ogist, or Other Health Care	Approx, Dates/ Years of Preatment 'Visits
d.	Has any healthcare provider told you orally or in writing that this/the mental, psychological, emotional or psychiatric injury(ies) was/were your use of Mirena? YESNO	e related to te date of
e.	If you are claiming a mental, psychological, emotional or psychiatric injurcase, state whether you have ever experienced or have ever been treated formental, psychological, emotional or psychiatric problem (including depresentated to your use of Mirena. Yes No	or any
	If "YES", please state the following as it pertains to your treatmental, psychological, emotional or psychiatric condition(s) that occur your use of Mirena:	
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PLAINTIFF:		DOCKET	TNO.;	
Name of Psyc Psychologist, Health Care	or Other Ment	Address	Reason for Treatment	Approx. Dates/ Years of Treatment / Visits
f.	psychologic YES	al or psychiatric reasonNO	discharged from the 1?	military service for a
•	NO _ If "YES", r	olease provide the follool beginning five (5) ye	wing information for th	e employer(s) for whom firena was inserted until
		ddress of Employer	Dates of Employment	Position Held and Job Title/Duties
,				

b. If "YES", state your annual gross income from the 5 years before your first Mirena was inserted until the present:

	Year 19 Year 19 19 19 19 19 19 19 19 19 19 19 19 19	Approximate Annual Gross Income
		3
4.	result of having used Mirena? YES	
	If "YES", for each monetary expenses related to your use of Mire	se or fee that you are claiming for medical ena, please identify that expense:
5.	Other than your spouse, has someone in yo loss of services claim as a result of your use	ur family alleged a loss of consortium claim or e of Mirena? YESNO
	If "YES", please identify the family memb	er and relationship.
XIII.	FACT WITNESSES	
	injury(ies) and current medical condition persons previously identified in Section 2	elieve possess information concerning your is, other than your health care providers and (Injuries & Damages), and please state their to you (attach additional pages as necessary):

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Name	Address	Relationship to You
	Company and the Company of the Compa	

XIV. <u>DOCUMENT DEMANDS</u>

1. **AUTHORIZATIONS**

- a. Health Care Authorizations should be provided in accordance with the Case Management Order in the form attached hereto as Exhibit "A".
 - 1) Please initial for release of HIV/AIDS related information on Exhibit "A"
 - 2) If you are NOT asserting a claim for a mental, psychological or psychiatric injury(ies) related to your use of Mirena, you do not have to provide a medical authorization for any mental health care professional.
 - 3) If you are asserting a claim for a mental, psychological or psychiatric injury(ies) related to your use of Mirena, please initial the area for release of relevant records on Exhibit "A".
- b. Tax Return 4506 and 4506-T IRS Forms

If you are asserting a claim for lost wages or lost earning capacity, please provide a completed and signed IRS Form 4506 and 4506-T attached as **Exhibit "B"** for the time period of five years before the Mirena was first inserted up until the present.

Authorizations for the Release of Employment Records

If you answered "YES" to question XII.3, please provide a completed and signed Employment Authorization attached as **Exhibit "C"** for each employer identified in your previous responses in this Mirena Plaintiff Fact Sheet.

d. Authorization for Release of Workers' Compensation Records

If you answered "YES" to question II.16, please provide a completed and signed Authorization for Release of Workers' Compensation Records for each agency or company you submitted your application to for the five years before your first Mirena was inserted to the present in the form attached as **Exhibit "D"**.

e. Authorization for Release of Disability Records

If you answered "YES" to question II.16, please provide a completed and signed Authorization for Release for each agency or company you submitted your application to for the five years before your first Mirena was inserted to the present in the form attached as **Exhibit** "E".

f. Educational Records

If you answered "YES" to question XII.3, please provide a completed and signed Educational Authorization attached as **Exhibit** "F" for each educational institution that you previously provided in this Mirena Plaintiff Fact Sheet.

g. Insurance Records Authorization

For each medical insurance company that has insured you from five (5) years before your first Mirena was inserted until the present, please provide a completed and signed Authorization for Release of Insurance Records in the form attached as **Exhibit "G"**.

h. Federal Disclosures Required Pursuant To 42 U.S.C. § 1395y(b)(7) and (b)(8)

Starting on January 1, 2010, Defendants must report to the federal government certain information about every Plaintiff making a personal injury claim. Please complete the Federal Disclosure statement attached to the end of this Plaintiff Fact Sheet as Exhibit "H".

2. **B.** OTHER RELEVANT DOCUMENTS

Documents in your possession, including writings on paper or in electronic form (if you have any of the following materials in your custody or possession, please indicate which documents you have and attach a copy of them to this Plaintiff Fact Sheet):

and and	ten a copy of them to and I take the copy of them to another them.
a.	All non-privileged documents you reviewed that assisted you in the preparation of the answers to this Plaintiff Fact Sheet.
	YES NO
b.	A copy of all medical and insurance records (including but not limited to your Explanation of Benefits) and/or any other documents relating to your use of Mirena, your alleged injury(ies), your alleged physical condition, status, or well-being, or supporting any of your alleged medical expenses or fees you claim to have incurred as a result of your use of Mirena.
	YES NO
c.	A copy of all medical records and/or documents in your possession, from any hospital or health care provider who treated you in the past five (5) years before

IN RE MIRENA® PRODUCTS LIABILITY LITIGATION CASE NO. 297 PLAINTIFF: DOCKET NO.:

d.

e.

f.

g.

h.

i.

YES _____ NO ____

your first Mirena was inserted and who treated you for any disease, condition or symptom referred to in any of your responses to the questions in the Mirena Plaintiff Fact Sheet concerning any condition you claim is related to your use of Mirena, including, but not limited to, all imaging studies of any part of your body that relate in any manner to the diagnosis, treatment, care or management of your condition and the injuries alleged in your Complaint.

YES _____ NO _____

If you are NOT asserting a claim for a diagnosed mental, psychological, or psychiatric injury(ies) related to your use of Mirena, you do not have to provide any mental health documents in your possession.

If you have been the claimant or subject of any workers' compensation, social security, or other disability proceeding, all documents relating to such proceeding.

YES _____ NO _____

All documents constituting, concerning, or relating to Mirena or Mirena product warnings, brochures, package inserts, or other materials distributed with or provided to you in connection with your use of Mirena.

YES	NO
warnings	ments constituting, concerning, or relating to Mirena or Mirena product, brochures, package inserts, or other materials distributed with or to you in connection with your use of Mirena.
YES	NO
-	f advertisements or promotions for Mirena and articles discussing Mirena ossession.
YES	NO
All doct	the maggagian of anyone acting on valle
behalf (Defenda	ments in your possession or the possession of anyone acting on your other than your lawyer) obtained directly or indirectly from any of the nts or their employees, relating to Mirena.
Defenda	other than your lawyer) obtained directly or indirectly from any of the
Defenda	other than your lawyer) obtained directly or indirectly from any of the nts or their employees, relating to Mirena.
Defenda YES	other than your lawyer) obtained directly or indirectly from any of the nts or their employees, relating to Mirena. NO
YESAll docu	other than your lawyer) obtained directly or indirectly from any of the nts or their employees, relating to Mirena. NO uments constituting any communications or correspondence between you

j.	If you claim you have suffered a loss of earnings or earnings capacity, your federal tax returns and W-2s from the time beginning 5 years before your first Mirena was inserted to the present?
	YESNO
k.	If you claim any loss from medical expenses, copies of all bills from any insurer, governmental agency, physician, hospital, pharmacy, or other health care providers.
	YES NO
1.	All public statements made by you relating to this litigation or Mirena.
	YESNO
m.	Copies of letters testamentary or letters of administration relating to your status at plaintiff (if applicable).
	YES NO
n.	Decedent's death certificate and autopsy report (if applicable).
	YES NO

XV. DECLARATION

I declare under penalty of perjury that, at the time I completed this Mirena Plaintiff Fact Sheet, all of the information provided in this Mirena Plaintiff Fact Sheet is true and correct to the best of my knowledge, information, and belief formed after due diligence and reasonable inquiry, that I have supplied all the documents requested in this Mirena Plaintiff Fact Sheet, to the extent that such documents are in my possession and that I have supplied the Authorizations attached to this declaration. I understand that I must revise this Mirena Plaintiff Fact Sheet upon receiving any information making any answer incorrect or incomplete.

~	Ciamotarea	
Date:	Signature	
Daw.	 	